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Paper No. 1.5 In Reply Please Refer To The Following: Mailed FXAMINER'S Tovar NAME MAHFD 122 02/27/79 015,752 GR. ART UN. FILING DATE SERIAL NO. Norbert Busch et al. JUN 1 1 1980 INVENTION APPLICANT GROUP 120 ETHER OF N-PROPANOL AMTNE Below is a communication from the FXAMINER OBLON, FISHER, SPIVAK, MC CLELLAN & MAIER, 1755 S. JEFF. DAVIS HWY. CRYSTAL SQ. FIVE, STE. 400 ARLINGTON, VA. 22202 in charge of this application. Commissioner of Patents, and Trademarks ADVISORY ACTION THE PERIOD FOR RESPONSE IS EXTENDED TO RUN MONTHS FROM THE DATE OF THE FINAL REJECTION. 855 O.G. 1109. Appellant's Brief is due in accordance with Rule 192(a). Applicant's response to the final rejection, filed May 12, 1980 effect, but it is not deemed to place the application in condition for allowance: , has been considered with the following The proposed amendments to the claim and/or specification will not be entered and the final rejection stands because: ☐ There is no convincing showing under Rule 116(b). ☐ They raise new issues that would require further consideration and/or search. ☐ They raise the issue of new matter. They are not deemed to place the application in better form for appeal by materially reducing or simplifying the They present additional claims without cancelling a corresponding number of finally rejected claims. Newly proposed or amended claims would be allowed if submitted in a separately filed amendment cancelling the non-allowable claims. Upon the filing of an appeal, the proposed amendment |x will be will not be, entered and the status of the claims in this application would be as follows: Claims_ _ would be allowable. Claims __ 7 & 8 _____would not be allowable. SAME AS IN However: FINAL (1) The rejection of claims ___ on references is deemed to be overcome by applicant's response. (2) The rejection of claims __ on non-reference grounds only is deemed to be overcome by applicant's response. The affidavit, exhibit or request for reconsideration has been entered but does not overcome the rejection. The affidavit or exhibit will not be admitted because applicant has not shown good and sofficient reasons why, it was not earlier presented.

The application having been examined under the special accelerated examining procedure (M.P.E.P. 708.02), the proposed amendment has not been considered since it does not prima facile place the application in condition for allowance or in the condition for allowance or in the condition for the condition for allowance or in the condition for the conditi

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better condition for appeal.